SENATE MOTION

MADAM PRESIDENT:

I move that Engrossed House Bill 1736 be amended to read as follows:

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Page 2, line 16, delete "two" and insert "one".
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              Page 2, line 17, delete "($200)" and insert "($100)".
 3
              Page 3, line 1, delete "sixteen (16)" and insert "twelve (12)".
 4
              Page 3, line 29, delete "sixteen (16)" and insert "twelve (12)".
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              Page 4, line 13, delete "eight (8)" and insert "six (6)".
              Page 4, delete lines 32 through 33.
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              Page 4, line 34, delete "(2)" and insert "(1)".
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              Page 4, line 36, delete "(3)" and insert "(2)".
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              Page 4, line 36, after "shall" insert "annually".
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              Page 4, line 36, delete "an annual fee of" and insert "a reasonable
11
         fee, as determined by the commissioner".
              Page 4, line 36, delete "of five".
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              Page 4, line 37, delete "hundred dollars ($500)".
              Page 4, line 38, delete "(4)" and insert "(3)".
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              Page 4, line 42, delete "(a)(3)" and insert "(a)(2)".
16
              Page 6, line 17, after "(a)," insert "not later than sixty (60) days
17
         after the appointment,".
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              Page 6, line 20, delete "that the appointee does not owe" and insert
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                    (A) whether the appointee owes".
              Page 6, line 22, delete "." and insert ";
21
22
                    (B) to whom the appointee owes a premium;
23
                    (C) the amount of the premium owed; and
24
                    (D) whether there is a dispute concerning the
25
                    premium.".
              Page 6, line 26, delete "." and insert "in the six (6) years
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27
         immediately preceding the appointee's appointment under
28
         subsection (a)".
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              Page 6, line 27, delete "ten (10)" and insert "one hundred eighty
30
         (180)".
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              Page 6, line 30, delete "notice:" and insert "petition with the
         commissioner stating that the appointee still owes a premium to the
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RS 173605/DI jhm+ 2005

1	insurer or agent in violation of IC 27-10-4-7 and requesting relief.
2	At the same time that the insurer or agent files the petition with the
3	commissioner, the insurer or agent shall mail a copy of the petition
4	to the appointee by certified mail. The appointee may file a
5	response with the commissioner not later than ten (10) days after
6	the appointee receives the petition.
7	(e) Upon receipt of the petition and response, if filed, under
8	subsection (d), the commissioner may conduct an investigation and
9	institute proceedings in accordance with section 9 of this chapter.
10	(f) The remedies provided in this section are not the exclusive
11	remedies available to an insurer or agent. The election of an
12	insurer or agent to seek a remedy under this section does not
13	preclude the insurer or agent from seeking other remedies
14	available at law or in equity, and is not a prerequisite for an
15	insurer or agent to seek other remedies available at law or in
16	equity.".
17	Page 6, delete lines 31 through 42.
18	Page 7, delete lines 1 through 17.
19	Page 7, line 18, delete "(i)" and insert "(g)".
20	Page 7, between lines 29 and 30, begin a new paragraph and insert:
21	"SECTION 10. IC 27-10-4-7 IS ADDED TO THE INDIANA
22	CODE AS A NEW SECTION TO READ AS FOLLOWS
23	[EFFECTIVE JULY 1, 2005]: Sec. 7. (a) Notwithstanding any other
24	law, not later than thirty (30) days after the termination of a surety
25	bail agent's appointment, the surety bail agent shall pay to the
26	former insurer or agent of the insurer to whom the surety bail
27	agent reported on behalf of the former insurer any premium owed.
28	(b) The commissioner may enforce this section in accordance
29	with IC 27-10-3-9.".
30	Renumber all SECTIONS consecutively.

(Reference is to EHB 1736 as printed April 1, 2005.)

Senator CLARK

RS 173605/DI jhm+ 2005